

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/989,271	11/20/2001	Michael C. Smyk	FCI-2632/C3069	9590	
48580	7590 05/01/2006		EXAMINER		
	K WASHBURN, LLP Y PLACE - 46TH FLOOR	HARVEY, JAMES R			
	HA, PA 19103		ART UNIT	PAPER NUMBER	
,			2833		
			DATE MAILED: 05/01/200	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

				<i>\</i>
		Application No.	Applicant(s)	
		09/989,271	SMYK, MICHAEL	. C.
	Office Action Summary	Examiner	Art Unit	
		James R. Harvey	2833	
Period fo	The MAILING DATE of this communication ap	ppears on the cover sheet w	with the correspondence ac	ddress
•	. •	· · V IC CET TO EVDIDE 2.A	AONTUIO OD TUIDTY (, , , , , , , , , , , , , , , , , , ,
WHIC - Externafter - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a of will apply and will expire SIX (6) MO oute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this of the control	
Status			•	
1)[\inf	Responsive to communication(s) filed on 28	October 2005	•	
2a)⊠	<u></u>	nis action is non-final.		
3)□	Since this application is in condition for allow	<u>'</u>	tters, prosecution as to th	e merits is
٥,١	closed in accordance with the practice under	<u> </u>	-	
BM. 1	•		,	•
Dispositi 	on of Claims			
•	Claim(s) <u>45-48 and 50-54</u> is/are pending in the			
	4a) Of the above claim(s) is/are withdr	rawn from consideration.	·	
·	Claim(s) is/are allowed.		. •	
	Claim(s) 45-48 and 50-54 is/are rejected.			
<u>-</u>	Claim(s) is/are objected to.			
8)[_	Claim(s) are subject to restriction and	or election requirement.	•	
Applicati	ion Papers			
9)	The specification is objected to by the Examir	ner.		
	The drawing(s) filed on 20 November 2001 is	<u> </u>	objected to by the Exar	miner.
7,23	Applicant may not request that any objection to the	•		
	Replacement drawing sheet(s) including the corre			FR 1.121(d).
11)	The oath or declaration is objected to by the I			
Priority ı	ınder 35 U.S.C. § 119			
	Acknowledgment is made of a claim for foreig	an priority under 35 H S C	& 1:19(a) ₋ (d) or (f)	
•	☐ All b)☐ Some * c)☐ None of:	gri priority under 30 0.0.0.	3 1 13(a)-(a) or (i).	
. a)	1. Certified copies of the priority docume	nts have been received		
	2. Certified copies of the priority docume		Application No	
	3. Copies of the certified copies of the pr			l Stage
	application from the International Bure	•		· ctage
* 5	See the attached detailed Office action for a list		t received.	•
`				
Attachmen	• •	∆ □ 1-1	Summer (DTO 440)	
_	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) o(s)/Mail Date	
3) Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 er No(s)/Mail Date	C) D Negan as	Informal Patent Application (PT	O-152)

Art Unit: 2833

DETAILED ACTION

Claim Rejections - 35 USC § 102

• The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim Examination

- ** Claim(s) 54 is rejected under 35 U.S.C. 102(b) as being anticipated by Sakai et al. (5643018).
- -- In reference to Claim(s) 54, <u>Sakai</u> shows (see examiner's figure)
- a contact section including a set of converging (near the lead line of numeral 3a'; figure 7) sidewalls that define an insertion pathway for a complementary male terminal, the insertion pathway having a diameter that is smaller than a closed tubular portion that is proximate the set of converging sidewalls; and

Art Unit: 2833

a flexible contact element partially disposed within the contact section and retained by the contact section so that opposing ends of the flexible contact element, can move in relation to the contact section, the flexible contact element for urging a complementary male terminal into engagement with a contact section bottom wall;

wherein the female electrical terminal is devoid of any structure prohibiting frontal access to a leading edge of the flexible contact element, and

wherein the flexible contact element does not extend into the set of converging walls.

- ** Claim(s) 45-48 and 50-53 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sakai et al. (5643018).
- -- In reference to Claim(s) 45-48 and 50-53 Sakai shows substantially the invention as claimed, as noted below.

However, the smaller tubular portion of Sakai is not closed.

In order to close the smaller tubular portion of Sakai one skilled in the art would increase the length of the extensions 2g (figure 9) of Sakai.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to change the length size of the extensions 2g of Sakai, since a change in size is generally recognized as being within the level of ordinary skill in the art. In re Rose, 105 USPQ 237 and (CCPA 1955), In re Dailey, 149 USPQ 47 (CCPA 1976).

Art Unit: 2833

One skilled in the art would have been motivated to increase the extensions to eliminate another edge (column 4, line 23) and thus decrease the probability of damaging the insertion hole of the stopper (column 4, line 33).

-- In reference to Claim(s) 45, <u>Sakai</u> shows (see examiner's figure)

a contact section for mating with a complementary male terminal, the contact section including a bottom wall; a first set of walls that define a first closed tubular portion with the bottom wall; and a second set of walls that define a second closed tubular portion with the bottom wall, the second closed tubular portion arranged end to end with the first closed tubular portion, the first closed tubular portion having an effective diameter that is less than an effective diameter the second closed tubular portion; and

a flexible contact element at least partially disposed within the contact section

'and retained by the contact section so that opposing ends of

the flexible contact element, can move in relation to the contact sections the flexible

contact element for urging a complementary male terminal into engagement with the bottom

wall,

wherein the flexible contact element does not extend into the first closed tubular portion.

-- In reference to Claim(s) 46, <u>Sakai</u> shows (see examiner's figure) the flexible contact element includes a leading edge (see examiner's figure, column 3, line 20 and column 3, line 23) that is positioned outside of the contact section.

Art Unit: 2833

The meaning of "edge" is not set forth in the claims by any structure and is thus deemed to be so broad that it is met by the applied reference showing a line L1 (figure 2) that marks the boundary of an object's image in machine vision (see insert).

	About Academic Press Dictionary of Science and Tec	hnology
	from Elsevier Science & Technology	•

edge

Robotics: A line that marks the boundary of an object's image in machine vision. Mathematics:

- 1. In graph theory, a member of one of two (usually finite) sets of elements that determine a graph; i.e., an element the edge set. The other set is called the vertex set; each element of the edge set is determined by a pair of element the vertex set. Denoted uv if the edge is undirected and joins vertices u and v and denoted (u, v) if the edge is directly from vertex u to vertex v.
- 2. A straight line that is the intersection of two faces of a solid figure.
- 3. A boundary of a plane geometric figure.

Copyright © 1992, 1996 by Academic Press □

APA | MLA | Chicago : Citing this entry

edge. Academic Press Dictionary of Science and Technology (1992). Retrieved 21 April 2006, from xreferplus. http://www.xreferplus.com/entry/3099168

- -- In reference to Claim(s) 47, <u>Sakai</u> shows (see examiner's figure) the flexible contact element includes a leading edge, and wherein the female electrical terminal is devoid (figure 2) of any structure prohibiting frontal access to the flexible contact element leading edge.
- -- In reference to Claim(s) 48, <u>Sakai</u> shows (see examiner's figure)

a contact section for mating with a complementary male terminal, the contact section including a first closed tubular portion comprising a first set of sidewalls that forms an insertion pathway for a complementary male terminal; and a second closed tubular portion

Art Unit: 2833

comprising a second set of sidewalls and being arranged end to end with the first closed tubular portion; wherein geometrically central axes of the first and second closed tubular portions are misaligned such that a space is formed outside of the insertion pathway; and

a flexible contact element at least partially disposed within the contact section for urging the complementary male terminal into engagement with the bottom wall, the flexible contact element including a leading edge that is positioned within the space.

- -- In reference to Claim(s) 49, it has been cancelled.
- -- In reference to Claim(s) 50, <u>Sakai</u> shows (see examiner's figure)

the female electrical terminal is devoid of any structure prohibiting frontal access to the flexible contact element leading edge.

-- In reference to Claim(s) 51, Sakai shows (see examiner's figure)

an opening is defined at an interface between the first closed tubular portion and the second closed tubular portion; and wherein a portion of the flexible contact element extends into the opening (column 3, line 20).

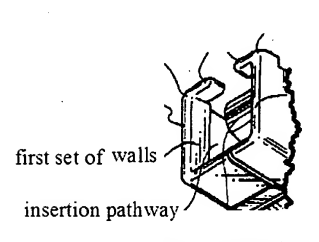
-- In reference to Claim(s) 52, <u>Sakai</u> shows (see examiner's figure)

a contact section for mating with a complementary male terminal, the contact section including a first closed tubular portion comprising a first set of sidewalls that forms an insertion pathway for a complementary male contact; and a second closed tubular portion comprising a second set of sidewalls and being arranged end to end with the first closed tubular portion; wherein the first closed tubular portion has an effective diameter that is a different size than that of the second closed tubular portion such that a space is formed outside of the insertion pathway; and

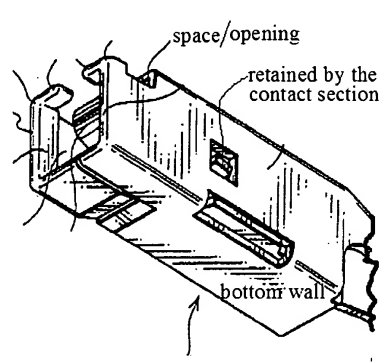
Art Unit: 2833

a flexible contact element at least partially disposed within the contact section for urging a complementary male terminal into engagement with the bottom wall, the flexible contact element including a leading edge that is positioned within the space.

-- In reference to Claim(s) 53, <u>Sakai</u> shows (see examiner's figure) the female electrical terminal is devoid (figure 2) of any structure prohibiting frontal access to the flexible contact element leading edge.

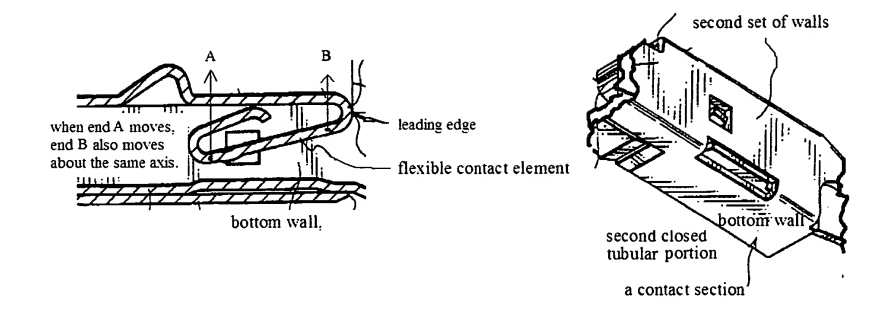


first closed tubular



a contact section

Art Unit: 2833



Applicant's Remarks

-- In response to applicant's assertions dated 2-27-06, they have been carefully considered, but are most in view of the new grounds of rejection.

Conclusion

** Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

Art Unit: 2833

however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

• Any inquiry concerning this communication or earlier communications from the examiner should be directed to James R. Harvey whose telephone number is 571-272-2007. The examiner can normally be reached from 8:00 A.M. To 5:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on 571-272-2800 extension 33.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2800.

• Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James R. Harvey, Examiner jrh April 24, 2006

THO D. TA
PRIMARY EXAMINER

- Uwdar2